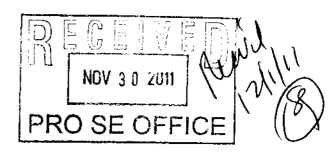
United States District Court Eastern District of New York

Ann Burton,

Plantiff,
-afandWhite Glove Placement, Inc.
Syndant.



Order to Show Cause 11-CV-4072 (SLT) (LB)

Upon the affidave	1 of Ann Buston, Sworn to on the
	, 2011, and upon the copy of the com.
	ehed it is ORDERED, that the above
	Stow before this Court at Room
	uthouse,
	2011, ar o'clock in the
	thereof, in as soon thereafter as coursel
may be heard, a	they an order should not be essued pursuant
to Rule 65 of the	Federal Rules of Civel Procedure to
	ase and Disist death threats and
attempts, unlaw	Jul ferrouste daily home invasions,
Stolking, they b	of case documents and personal property,
they of money do	image to plys property, galighting,
Country ecting	plaintyfo handwriting, mail

and telephone interception, computer hacking, boach and
water tumpering, harasment, and obstruction of sustice,
and usue an Order of Protection and Restraining Order,
and it is further ORDERED that a capy of this Order,
together with the papers upon which it is granted, be
pusoxally served upon the defendants on their attorney
on or before
and that such survice be deemed good
and sufficient.
Dated:
2011

United States District Judge

United States District Court Eastern District of New York

Ann Buton

Plaintiff,

- agamet-

White belove Placement, Inc

Defendante

Memorandum of haw On Support of Order To Show Cause For Preliminary Oujunction and Temporary Ristraining Order

11-CV-4072 (SLT) (LB)

State of New York

:.22 \

County of

Ann Buton, makes the following affirmation under the penal tres of perjury:

I, Ann Buton, and plaintiff in the above-entitled action, and respectfully more this Court to issue an order enjoying defendants white blove Placement day, et al., to immediately Class and Desist death threats and attempts, unlawful terroristic daily home invasions.

Stalking, thefe of case do cuments and personal property, theft of money, damage to plaintiffs property, gastighting, countriferting plaintiffs hand austing, mail and lilephone interceptions, computer hacking, food and water tampering, herapment, and obstruction of

Justice, and Order an Order of Protection and Ristraining arder until a fixal disposition on the murch of the above-entitled action.

I am proceeding by order to show cause rather than by notice of motion because On August 1, 2011, plaintiff sustained a major injury from tainted tap water at his residence; in addition to harasment at Civil, EDNY and SBNY Courts. Therefore, plaintiff cannot wait the normal time it takes when a notice of motion is filed. Plaintiff fears for her life.

O have made the fallowing attempts to contact my opposents and inform them that I am sicking a temporary restraining order: I have contacted depts and demanded to clease and Desist a lest of unlaw actions of repusal against plfy which evoked no response.

itales the preliminary injunction and temporary restaining order are issued I will suffer immediate and wreparable injury as shown by the following fuch: plaintiffs your box is damaged by taintiff water, Queens tresh Meadows LLC has pailed to change lock, Slomans Security was by passed, automobile wandalism, ineffective Mul-T-Lock, DOH, DEP and Landlord have failed to test plfp water illegal home convasions are relinkless: (2) The harm will not be taken care of a degrately by winning

the case in the end: (3) I will most likely win the case in the end: and (4) the harm to me is more serious than any harm plyo' appoint will suffer y the Judge orders a preliminary injunction to protect ply.

As ear be sun from the foregoing, at home no a dequate remedy at law and am intetted to a temporary restraining order and preliminary injunction described above, as well as ouch other and further relief as may be just and proper.

I delaw under penalty of perjury that the jargoing is true and correct.

Executed in: November 30, 2011

Jun Bucton